EXHIBIT S

```
Page 1
 1
                    UNITED STATES DISTRICT COURT
                        DISTRICT OF NEVADA
 2
 3
      ORACLE USA, INC., a Colorado
      corporation; ORACLE AMERICA,
      INC., a Delaware corporation, )
 4
      and ORACLE INTERNATIONAL
 5
      CORPORATION, a California
      corporation,
                                   )
 6
                                 )
             Plaintiffs,
                                   )
 7
                                  ) No. 2:10-cv-000106
      vs.
                                 ) LRH-PAL
 8
      RIMINI STREET, INC., a
                                    )
      Nevada corporation; SETH
                                     )
 9
      RAVIN, an individual,
                                     )
                                  )
10
             Defendants.
11
12
13
14
            VIDEOTAPED DEPOSITION OF JOHN RAYMOND HINTZ
15
                    Wednesday, November 30, 2011
16
17
18
19
20
      Videotaped Deposition of JOHN RAYMOND HINTZ, taken on
21
      behalf of the Plaintiff, at the Courtyard Marriott,
22
      724 S. Polk Street, Amarillo, Texas, commencing at 9:06
      a.m., Wednesday, November 30, 2011, before Kary A.
23
24
      Wingo, CSR 3098.
25
```

1	1
2	2
3	3
4	4
	5
5	
6	6
7	7
8	8
9	9
10	10
11	11
12	12
13	13
14	14
15	15
16	16
17	17
18	18
19	19
20	20
21	21
22	22
23	23
24	24
Page 6	Page 8
1	1
1 2	1 2
2	1 2
2 3	2
2 3 4	Q. Do you understand that these are the topics
2 3	Q. Do you understand that these are the topics for which you've been designated by Hastings to
2 3 4	Q. Do you understand that these are the topics
2 3 4 5 6	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify?
2 3 4 5 6 7	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes.
2 3 4 5 6 7 8	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with
2 3 4 5 6 7 8 9	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics?
2 3 4 5 6 7 8 9	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes.
2 3 4 5 6 7 8 9 10	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes.
2 3 4 5 6 7 8 9	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes.
2 3 4 5 6 7 8 9 10 11	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes.
2 3 4 5 6 7 8 9 10 11 12 13	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes.
2 3 4 5 6 7 8 9 10 11 12 13	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. A. Yes. 11 12 13 14
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. A. Yes. 11 12 13 14 15
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. A. Yes. 11 12 13 14 15 16
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. 11 12 13 14 15 16 17
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. A. Yes. 11 12 13 14 15 16
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	4 Q. Do you understand that these are the topics 5 for which you've been designated by Hastings to 6 testify? 7 A. Yes. 8 Q. Do you understand that you bind Hastings with 9 respect to these topics? 10 A. Yes. 11 12 13 14 15 16 17 18
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. 11 12 13 14 15 16 17 18 19
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. 11 12 13 14 15 16 17 18 19 20
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. 11 12 13 14 15 16 17 18 19 20 21
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. 11 12 13 14 15 16 17 18 19 20 21 22
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. 11 12 13 14 15 16 17 18 19 20 21
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. 11 12 13 14 15 16 17 18 19 20 21 22
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. 11 12 13 14 15 16 17 18 19 20 21 22 23
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Do you understand that these are the topics for which you've been designated by Hastings to testify? A. Yes. Q. Do you understand that you bind Hastings with respect to these topics? A. Yes. A. Yes. 11 12 13 14 15 16 17 18 19 20 21 22 23

	Page 79	Page 81
		24
		23
	· r · · · · · ·	22
21	updates.	21
19 20	A. That would be beyond our expertise, particularly on the tax updates, the regulatory	20
18	Q. And why is that?	18 19
17	A. No.	17
16	their PeopleSoft?	16
15	Q. Did Hastings ever consider self-supporting	15
		14
12		12 13
11		11
10		10
9		9
8		8
7		7
5 6		5 6
4		4
3		3
2		2
1		1
	Page 78	Page 80
	D 70	D 00
24		24
23		23
21 22		21
20		20
19		
18		18
16 17		17
15 16		
14		
13		13
12		12
10 11		10
9		9
8		
7		7
6		6
5		4
3 4		3 4
2		
1		1

Page 91 1 STATE OF TEXAS) 2 3 I, KARY A. WINGO, CSR, RPR in and for the State of Texas, certify that the caption to this 4 5 transcription correctly states the facts set forth 6 herein, that the examination of the witness named in 7 said caption was correctly reported in Stenograph by me 8 at the time and place and under the Agreement set forth 9 in said caption, and has been transcribed from Stenograph into writing by computer transcription under 10 11 my direction and supervision in the foregoing 12 transcript; and that said transcript contains a correct 13 record of the proceedings had at said time and place. 14 I further certify that I am neither attorney or 15 counsel for, nor related to or employed by, any of the 16 parties or attorneys in the action in which this 17 deposition was taken, and further, that I am not financially or otherwise interested in the outcome of 18 19 the action. 20 I further certify that the amount of time used by 21 each party at the deposition is as follows: 22 Mr. Sean Phillips Rodriguez -1 hour, 54 minutes 23 Mr. Jared M. Tong - 8 minutes GIVEN UNDER MY HAND AND OFFICIAL SEAL of office 24 25 on this the 2nd day of December, 2011.

Page 92
, RPR
98
2-31-2012
o. 186
09